

ENGROSSED SENATE BILL No. 271

DIGEST OF SB 271 (Updated March 13, 2007 12:47 pm - DI 107)

Citations Affected: IC 23-14; IC 25-15; IC 30-2; IC 36-2.

Synopsis: Next of kin control of bodies in murder cases. Provides that if a coroner, after consultation with law enforcement, determines that there is a reasonable suspicion that a person committed murder, voluntary manslaughter, or another criminal act resulting in the death of the decedent, the person is prohibited from making certain determinations concerning the remains of the decedent. Excludes certain criminal acts involving the operation of a motor vehicle. Requires the coroner, in consultation with law enforcement, to notify a cemetery owner, a crematory authority, or a seller of prepaid funeral and burial services that the person is barred from making the (Continued next page)

Effective: July 1, 2007.

Sipes, Miller, Lanane, Young R Michael, Drozda, Lewis, Becker

(HOUSE SPONSORS — LAWSON L, STEMLER, ULMER)

January 8, 2007, read first time and referred to Committee on Corrections, Criminal, and Civil Matters.

February 8, 2007, amended, reported favorably — Do Pass. February 12, 2007, read second time, ordered engrossed. Engrossed. February 19, 2007, read third time, passed. Yeas 46, nays 0.

HOUSE ACTION
February 26, 2007, read first time and referred to Committee on Judiciary.
March 15, 2007, amended, reported — Do Pass.



Digest Continued

determinations concerning the remains of the decedent. Specifies the order of priority among individuals, including an individual who possesses a health care power of attorney, who are permitted to authorize the interment, entombment, or inurnment of the body or cremated remains of a deceased human. Provides that, when a coroner investigates a death, the coroner may hold the remains of the decedent until the investigation is concluded. Permits the parent or adult child of a decedent to receive a full autopsy report and, with certain exceptions, prohibits the parent or adult child from publicly disclosing the contents of the full autopsy report. (The introduced version of this bill was prepared by the interim study committee on criminal justice matters.)





First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 271

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

,	SECTIO	N 1.	IC	23-14	1-31-26	IS	AME	NDED	TO	READ	AS
FO]	LLOWS	[EFI	FECT	TIVE	JULY	1, 2	007]:	Sec. 2	6. (a)	Excep	t as
pro	vided ir	ı subs	ectio	n (c),	the foll	owir	ig pers	sons, in 1	he pr	riority lis	sted
hav	e the rig	ght to	serve	as ar	authoi	izin	g ager	nt:			

- (1) An individual who possesses a health care power of attorney of the decedent.
- (2) The individual who was the spouse of the decedent at the time of the decedent's death.
- (2) (3) The decedent's surviving adult children. If more than one (1) adult child is surviving, any adult child who confirms in writing that the other adult children have been notified, unless the crematory authority receives a written objection to the cremation from another adult child.
- (3) (4) The decedent's surviving parent. If the decedent is survived by both parents, either parent may serve as the authorizing agent unless the crematory authority receives a written objection to the cremation from the other parent.

ES 271—LS 6087/DI 106+



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1	(4) (5) The individual in the next degree of kinship under
2	IC 29-1-2-1 to inherit the estate of the decedent. If more than one
3	(1) individual of the same degree is surviving, any person of that
4	degree may serve as the authorizing agent unless the crematory
5	authority receives a written objection to the cremation from one
6	(1) or more persons of the same degree.
7	(5) (6) In the case of an indigent or other individual whose final
8	disposition is the responsibility of the state or township, the
9	following may serve as the authorizing agent:
10	(A) If none of the persons identified in subdivisions (1)
11	through (4) (5) of this section are available:
12	(i) a public administrator, including a responsible township
13	trustee or the trustee's designee; or
14	(ii) the coroner.
15	(B) A state appointed guardian.
16	However, an indigent decedent may not be cremated if a
17	surviving family member objects to the cremation or if cremation
18	would be contrary to the religious practices of the deceased
19	individual as expressed by the individual or the individual's
20	family.
21	(6) (7) In the absence of any person under subdivisions (1)
22	through (5), (6), any person willing to assume the responsibility
23	as the authorizing agent, as specified in this article.
24	(b) When a body part of a nondeceased individual is to be cremated,
25	a representative of the institution that has arranged with the crematory
26	authority to cremate the body part may serve as the authorizing agent.
27	(c) If:
28	(1) the death of the decedent appears to have been the result
29	of:
30	(A) murder (IC 35-42-1-1);
31	(B) voluntary manslaughter (IC 35-42-1-3); or
32	(C) another criminal act, if the death does not result from
33	the operation of a vehicle; and
34	(2) the coroner, in consultation with the law enforcement
35	agency investigating the death of the decedent, determines
36	that there is a reasonable suspicion that a person described in
37	subsection (a) committed the offense;
38	the person referred to in subdivision (2) may not serve as the
39	authorizing agent.
40	(d) The coroner, in consultation with the law enforcement
41	agency investigating the death of the decedent, shall inform the

crematory authority of the determination referred to in subsection



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1	(c)(2).	
2	SECTION 2. IC 23-14-55-2 IS AMENDED TO READ AS	
3	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2. (a) Except as	
4	provided in subsection (d), the owner of a cemetery is authorized to	
5	inter, entomb, or inurn the body or cremated remains of a deceased	
6	human upon the receipt of a written authorization of an individual who	
7	professes either of the following:	
8	(1) To be (in the priority listed) one (1) of the following:	
9	(A) surviving spouse; or	
10	(B) surviving child, parent, or next of kin;	
11	of the decedent; or	
12	(A) An individual who possesses a health care power of	
13	attorney of the decedent.	
14	(B) The individual who was the spouse of the decedent at	
15	the time of the decedent's death.	
16	(C) The decedent's surviving adult child. If more than one	
17	(1) adult child is surviving, any adult child who confirms in	
18	writing that the other adult children have been notified,	
19	unless the owner of the cemetery receives a written	
20	objection to the disposition from another adult child.	
21	(D) The decedent's surviving parent. If the decedent is	
22	survived by both parents, either parent may serve as the	
23	authorizing agent unless the cemetery owner receives a	
24	written objection to the disposition from the other parent.	_
25	(E) The individual in the next degree of kinship under	
26	IC 29-1-2-1 to inherit the estate of the decedent. If more	
27	than one (1) individual of the same degree of kinship is	
28	surviving, any person of that degree may serve as the	V
29	authorizing agent unless the cemetery owner receives a	
30	written objection to the disposition from one (1) or more	
31	persons of the same degree of kinship.	
32	(2) To have acquired the right to control the disposition of the	
33	deceased human body or cremated remains.	
34	but The owner of a cemetery may accept the authorization of an	
35	individual only if all other individuals of the same priority or a higher	
36	priority (according to the priority listing in this subsection) are	
37	deceased, are barred from authorizing the disposition of the	
38	deceased human body or cremated remains under subsection (d),	
39	or are physically or mentally incapacitated from exercising the	
40	authorization, and the incapacity is certified to by a qualified medical	

(b) A cemetery owner is not liable in any action for making an



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doctor.

1	interment, entombment, or inurnment under a written authorization
2	described in subsection (a) unless the cemetery owner had actual notice
3	that the representation made under subsection (a) by the individual who
4	issued the written authorization was untrue.
5	(c) An action may not be brought against the owner of a cemetery
6	relating to the remains of a human that have been left in the possession
7	of the cemetery owner without permanent interment, entombment, or
8	inurnment for a period of three (3) years, unless the cemetery owner
9	has entered into a written contract for the care of the remains.
0	(d) If:
.1	(1) the death of the decedent appears to have been the result
2	of:
.3	(A) murder (IC 35-42-1-1);
4	(B) voluntary manslaughter (IC 35-42-1-3); or
.5	(C) another criminal act, if the death does not result from
6	the operation of a vehicle; and
7	(2) the coroner, in consultation with the law enforcement
8	agency investigating the death of the decedent, determines
9	that there is a reasonable suspicion that a person described in
20	subsection (a) committed the offense;
21	the person referred to in subdivision (2) may not authorize the
22	disposition of the decedent's body or cremated remains.
23	(e) The coroner, in consultation with the law enforcement
24	agency investigating the death of the decedent, shall inform the
25	cemetery owner of the determination referred to in subsection
26	(d)(2).
27	SECTION 3. IC 25-15-9-18 IS AMENDED TO READ AS
28	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 18. (a) Except as
29	provided in subsection (b), the following persons, in the order of
0	priority indicated, have the authority to designate the manner, type, and
31	selection of the final disposition and interment of human remains:
32	(1) An individual who possesses a health care power of
3	attorney of the decedent.
34	(1) (2) The decedent's surviving individual who was the spouse
55	of the decedent at the time of the decedent's death.
66	(2) (3) The decedent's surviving adult child. or children. However,
37	if the children cannot agree on the manner of final disposition, the
8	personal representative of the decedent's estate. If more than one
9	(1) adult child is surviving, any adult child who confirms in
10	writing that the other adult children have been notified, unless

the licensed funeral director or licensed funeral home receives

a written objection from another adult child.



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1	(3) (4) The decedent's surviving parents. parent. If the decedent	
2	is survived by both parents, either parent has the authority	
3	unless the licensed funeral director or licensed funeral home	
4	receives a written objection from the other parent.	
5	(4) The personal representative of the decedent's estate.	
6	(5) The individual in the next degree of kinship under	
7	IC 29-1-2-1 to inherit the estate of the decedent. If more than	
8	one (1) individual of the same degree survives, any person of	
9	that degree has the authority unless the licensed funeral	_
10	director or licensed funeral home receives a written objection	4
11	from one (1) or more persons of the same degree.	
12	(6) In the case of an indigent or other individual whose final	•
13	disposition is the responsibility of the state or township, the	
14	following may serve as the authorizing agent:	
15	(A) If none of the persons identified in subdivisions (1)	
16	through (5) is available:	4
17	(i) a public administrator, including a responsible	
18	township trustee or the trustee's designee; or	
19	(ii) the coroner.	
20	(B) A state appointed guardian.	
21	(b) If:	
22	(1) the death of the decedent appears to have been the result	
23	of:	
24	(A) murder (IC 35-42-1-1);	_
25	(B) voluntary manslaughter (IC 35-42-1-3); or	
26	(C) another criminal act, if the death does not result from	_
27	the operation of a vehicle; and	
28	(2) the coroner, in consultation with the law enforcement	
29	agency investigating the death of the decedent, determines	
30 31	that there is a reasonable suspicion that a person described in subsection (a) committed the offense;	
32	the person referred to in subdivision (2) may not authorize or	
33	designate the manner, type, or selection of the final disposition and	
34	internment of human remains.	
35	(c) The coroner, in consultation with the law enforcement	
36	agency investigating the death of the decedent, shall inform the	
37	crematory authority of the determination of the person referred to	
38	in subsection (b)(2).	
39	SECTION 4. IC 30-2-13-23 IS AMENDED TO READ AS	
40	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 23. (a) A contract is	
41	invalid if the contract allows the purchaser the right to:	
12	(1) convert, substitute, or exchange the purchase of burial rights	



1	for the purchase of services or merchandise;	
2	(2) free services or merchandise in exchange for the purchase of	
3	other services or merchandise; or	
4	(3) receive cash or gifts, other than burial rights and services and	
5	merchandise, with a value of more than fifty dollars (\$50) as an	
6	inducement to purchase a contract.	
7	(b) A contract is unenforceable if:	
8	(1) the contract obligates the seller to provide prepaid services	
9	or merchandise for a named individual in conjunction with	
0	the death, burial, or final disposition of the individual;	
.1	(2) the purchaser under the contract is described in section	
2	9(b)(4) of this chapter;	
.3	(3) the death of the named individual appears to have been the	
4	result of:	
.5	(A) murder (IC 35-42-1-1);	
.6	(B) voluntary manslaughter (IC 35-42-1-3); or	
7	(C) another criminal act, if the death does not result from	
. 8	the operation of a vehicle; and	
9	(4) the coroner, in consultation with the law enforcement	
20	agency investigating the death of the decedent, determines	
21	that there is a reasonable suspicion that the purchaser	
22	referred to in subdivision (2) committed the offense.	
23	The coroner, in consultation with the law enforcement agency	
24	investigating the death of the decedent, shall inform the seller of	_
25	the determination of the purchaser described in subdivision (4).	
26	SECTION 5. IC 36-2-14-6 IS AMENDED TO READ AS	
27	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 6. (a) Whenever the	
28	coroner is notified that a person in the county:	Y
29	(1) has died from violence;	
30	(2) has died by casualty;	
51	(3) has died when apparently in good health;	
32	(4) has died in an apparently suspicious, unusual, or unnatural	
33	manner; or	
4	(5) has been found dead;	
55	he the coroner shall, before the scene of the death is disturbed, notify	
56	a law enforcement agency having jurisdiction in that area. The agency	
37	shall assist the coroner in conducting an investigation of how the	
8	person died and a medical investigation of the cause of death. The	
9	coroner may hold the remains of the decedent until the	
0	investigation of how the person died and the medical investigation	
-1	of the cause of death are concluded.	

(b) The coroner shall file with the person in charge of interment a



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coroner's certificate of death within seventy-two (72) hours after being notified of the death. If the cause of death is not established with
reasonable certainty within seventy-two (72) hours, the coroner shall
file with the person in charge of interment a coroner's certificate of
death, with the cause of death designated as "deferred pending further
action". As soon as he the coroner determines the cause of death, the
coroner shall file a supplemental report indicating his the exact
findings with the local health officer having jurisdiction, who shall
make it part of his the official records.
(c) If this section applies, the body and the scene of death may not
be disturbed until the coroner has photographed them in the manner
that most fully discloses how the person died. However, a coroner or
law enforcement officer may order a body to be moved before
photographs are taken if the position or location of the body unduly
interferes with activities carried on where the body is found, but the
body may not be moved from the immediate area and must be moved
without substantially destroying or altering the evidence present.

- (d) When acting under this section, if the coroner considers it necessary to have an autopsy performed, is required to perform an autopsy under subsection (f), or is requested by the prosecuting attorney of the county to perform an autopsy, the coroner shall employ a physician:
 - (1) certified by the American board of pathology; or
 - (2) holding an unlimited license to practice medicine in Indiana and acting under the direction of a physician certified by the American board of pathology;

to perform the autopsy. The physician performing the autopsy shall be paid a fee of at least fifty dollars (\$50) from the county treasury. A coroner may employ the services of the medical examiner system, provided for in IC 4-23-6-6, when an autopsy is required, as long as this subsection is met.

(e) If:

- (1) at the request of:
 - (A) the decedent's spouse;
 - (B) a child of the decedent, if the decedent does not have a spouse;
 - (C) a parent of the decedent, if the decedent does not have a spouse or children;
 - (D) a brother or sister of the decedent, if the decedent does not have a spouse, children, or parents; or
 - (E) a grandparent of the decedent, if the decedent does not have a spouse, children, parents, brothers, or sisters;







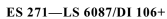


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1	(2) in any death, where two (2) or more witnesses who
2	corroborate the circumstances surrounding death are present; and
3	(3) two (2) physicians who are licensed to practice medicine in
4	the state and who have made separate examinations of the
5	decedent certify the same cause of death in an affidavit within
6	twenty-four (24) hours after death;
7	an autopsy need not be performed. The affidavits shall be filed with the
8	circuit court clerk.
9	(f) A county coroner may not certify the cause of death in the case
10	of the sudden and unexpected death of a child who is at least one (1)
11	week old and not more than three (3) years old unless an autopsy is
12	performed at county expense. However, a coroner may certify the cause
13	of death of a child described in this subsection without the performance
14	of an autopsy if subsection (e) applies to the death of the child.
15	(g) After consultation with the law enforcement agency
16	investigating the death of a decedent, the coroner shall do the
17	following:
18	(1) Inform a crematory authority if a person is barred under
19	IC 23-14-31-26(c) from serving as the authorizing agent with
20	respect to the cremation of the decedent's body because the
21	coroner made the determination under IC 23-14-31-26(c)(2)
22	in connection with the death of the decedent.
23	(2) Inform a cemetery owner if a person is barred under
24	IC 23-14-55-2(d) from authorizing the disposition of the body
25	or cremated remains of the decedent because the coroner
26	made the determination under IC 23-14-55-2(d)(2) in
27	connection with the death of the decedent.
28	(3) Inform a seller of prepaid services or merchandise if a
29	person's contract is unenforceable under IC 30-2-13-23(b)
30	because the coroner made the determination under
31	IC 30-2-13-23(b)(4) in connection with the death of the
32	decedent.
33	SECTION 6. IC 36-2-14-18, AS AMENDED BY P.L.141-2006,
34	SECTION 113, IS AMENDED TO READ AS FOLLOWS
35	[EFFECTIVE JULY 1, 2007]: Sec. 18. (a) Notwithstanding
36	IC 5-14-3-4(b)(1), when a coroner investigates a death, the office of the
37	coroner is required to make available for public inspection and copying
38	the following:
39	(1) The name, age, address, sex, and race of the deceased.

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41 42 (1) The name, age, address, sex, and race of the deceased.
(2) The address where the dead body was found, or if there is no address the location where the dead body was found and, if different, the address where the death occurred, or if there is no



1	address the location where the death occurred.	
2	(3) The name of the agency to which the death was reported and	
3	the name of the person reporting the death.	
4	(4) The name of any public official or governmental employee	
5	present at the scene of the death and the name of the person	
6	certifying or pronouncing the death.	
7	(5) Information regarding an autopsy (requested or performed)	
8	limited to the date, the person who performed the autopsy, where	
9	the autopsy was performed, and a conclusion as to:	
10	(A) the probable cause of death;	
11	(B) the probable manner of death; and	
12	(C) the probable mechanism of death.	
13	(6) The location to which the body was removed, the person	
14	determining the location to which the body was removed, and the	
15	authority under which the decision to remove the body was made.	
16	(7) The records required to be filed by a coroner under section 6	
17	of this chapter and the verdict and the written report required	
18	under section 10 of this chapter.	
19	(b) A county coroner or a coroner's deputy who receives an	
20	investigatory record from a law enforcement agency shall treat the	
21	investigatory record with the same confidentiality as the law	
22	enforcement agency would treat the investigatory record.	
23	(c) Notwithstanding any other provision of this section, a coroner	
24	shall make available a full copy of an autopsy report, other than a	
25	photograph, video recording, or audio recording of the autopsy, upon	
26	the written request of the a parent of the decedent, an adult child of	
27	the decedent, a next of kin of the decedent, or of an insurance	
28	company investigating a claim arising from the death of the individual	
29	upon whom the autopsy was performed. The A parent of the	
30	decedent, an adult child of the decedent, a next of kin of the	
31	decedent, and an insurance company is are prohibited from publicly	
32	disclosing any information contained in the report beyond that	
33	information that may otherwise be disclosed by a coroner under this	
34	section. This prohibition does not apply to information disclosed in	
35	communications in conjunction with the investigation, settlement, or	
36	payment of the claim.	
37	(d) Notwithstanding any other provision of this section, a coroner	
38	shall make available a full copy of an autopsy report, other than a	
39	photograph, video recording, or audio recording of the autopsy, upon	
40	the written request of:	

(1) the director of the division of disability and rehabilitative



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services established by IC 12-9-1-1;

1	(2) the director of the division of mental health and addiction
2	established by IC 12-21-1-1; or
3	(3) the director of the division of aging established by
4	IC 12-9.1-1-1;
5	in connection with a division's review of the circumstances surrounding
6	the death of an individual who received services from a division or
7	through a division at the time of the individual's death.

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SENATE MOTION

Madam President: I move that Senator Miller be added as second author of Senate Bill 271.

SIPES

SENATE MOTION

Madam President: I move that Senators Young R Michael and Drozda be added as coauthors of Senate Bill 271.

SIPES

SENATE MOTION

Madam President: I move that Senator Lanane be added as third author of Senate Bill 271.

SIPES

SENATE MOTION

Madam President: I move that Senator Lewis be added as coauthor of Senate Bill 271.

SIPES

COMMITTEE REPORT

Madam President: The Senate Committee on Corrections, Criminal, and Civil Matters, to which was referred Senate Bill No. 271, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 2, line 29, delete "causing suicide (IC 35-42-1-2);".

Page 2, line 30, delete "(C)".

Page 2, run in lines 29 through 30.

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Page 2, line 30, after "(IC 35-42-1-3);" insert "or

(C) another criminal act, if the death does not result from the operation of a vehicle; and".

Page 2, delete lines 31 through 35.

Page 2, line 36, after "(2)" insert "the coroner, in consultation with the law enforcement agency investigating the death of the decedent, determines that there is a reasonable likelihood that".

Page 2, line 36, delete "has been arrested in" and insert "committed the offense;".

Page 2, delete line 37.

Page 4, line 12, delete "causing suicide (IC 35-42-1-2);".

Page 4, line 13, delete "(C)".

Page 4, run in lines 12 through 13.

Page 4, line 13, after "(IC 35-42-1-3);" insert "or

(C) another criminal act, if the death does not result from the operation of a vehicle; and".

Page 4, delete lines 14 through 18.

Page 4, line 19, after "(2)" insert "the coroner, in consultation with the law enforcement agency investigating the death of the decedent, determines that there is a reasonable likelihood that".

Page 4, line 19, delete "has been arrested in" and insert "committed the offense;".

Page 4, delete line 20.

Page 4, between lines 26 and 27, begin a new paragraph and insert: "SECTION 3. IC 25-15-9-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 18. (a) Except as provided in subsection (b), the following persons, in the order of priority indicated, have the authority to designate the manner, type, and selection of the final disposition and interment of human remains:

- (1) The decedent's surviving individual who was the spouse of the decedent at the time of the decedent's death.
- (2) The decedent's surviving adult child. or children. However, if the children cannot agree on the manner of final disposition, the personal representative of the decedent's estate. If more than one
- (1) adult child is surviving, any adult child who confirms in writing that the other adult children have been notified, unless the licensed funeral director or licensed funeral home receives a written objection from another adult child.
- (3) The decedent's surviving parents. parent. If the decedent is survived by both parents, either parent has the authority unless the licensed funeral director or licensed funeral home receives a written objection from the other parent.







- (4) The personal representative of the decedent's estate.
- (4) The individual in the next degree of kinship under IC 29-1-2-1 to inherit the estate of the decedent. If more than one (1) individual of the same degree survives, any person of that degree has the authority unless the licensed funeral director or licensed funeral home receives a written objection from one (1) or more persons of the same degree.
- (5) In the case of an indigent or other individual whose final disposition is the responsibility of the state or township, the following may serve as the authorizing agent:
 - (A) If none of the persons identified in subdivisions (1) through (4) is available:
 - (i) a public administrator, including a responsible township trustee or the trustee's designee; or
 - (ii) the coroner.
 - (B) A state appointed guardian.
- (b) If:
 - (1) the death of the decedent appears to have been the result of:
 - (A) murder (IC 35-42-1-1);
 - (B) voluntary manslaughter (IC 35-42-1-3); or
 - (C) another criminal act, if the death does not result from the operation of a vehicle; and
 - (2) the coroner, in consultation with the law enforcement agency investigating the death of the decedent, determines that there is a reasonable likelihood that a person described in subsection (a) committed the offense;

the person referred to in subdivision (2) may not authorize or designate the manner, type, or selection of the final disposition and internment of human remains.

(c) The coroner, in consultation with the law enforcement agency investigating the death of the decedent, shall inform the crematory authority of the arrest of the person referred to in subsection (b)(2)."

Page 5, line 4, delete "causing suicide (IC 35-42-1-2);".

Page 5, line 5, delete "(C)".

Page 5, run in lines 4 through 5.

Page 5, line 5, after "(IC 35-42-1-3);" insert "or

(C) another criminal act, if the death does not result from the operation of a vehicle; and".

Page 5, delete lines 6 through 10.

Page 5, line 11, after "(4)" insert "the coroner, in consultation with









the law enforcement agency investigating the death of the decedent, determines that there is a reasonable likelihood that".

Page 5, line 11, delete "has been" and insert "committed the offense.".

Page 5, delete line 12.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 271 as introduced.)

STEELE, Chairperson

Committee Vote: Yeas 8, Nays 0.

SENATE MOTION

Madam President: I move that Senator Becker be added as coauthor of Senate Bill 271.

SIPES

COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 271, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, line 5, after "(1)" insert "An individual who possesses a health care power of attorney of the decedent.

(2)".

Page 1, line 7, strike "(2)" and insert "(3)".

Page 1, line 12, strike "(3)" and insert "(4)".

Page 1, line 16, strike "(4)" and insert "(5)".

Page 2, line 5, strike "(5)" and insert "(6)".

Page 2, line 9, strike "(4)" and insert "(5)".

Page 2, line 19, strike "(6)" and insert "(7)".

Page 2, line 20, strike "(5)," and insert "(6),".

Page 2, line 34, delete "likelihood" and insert "suspicion".

Page 2, line 40, delete "arrest of the person" and insert "determination".

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Page 3, line 6, after "listed)" insert "one (1) of".

Page 3, line 10, after "(A)" insert "An individual who possesses a health care power of attorney of the decedent.

(B)".

Page 3, line 12, delete "(B)" and insert "(C)".

Page 3, line 17, delete "(C)" and insert "(D)".

Page 3, line 21, delete "(D)" and insert "(E)".

Page 4, line 15, delete "likelihood" and insert "suspicion".

Page 4, line 21, delete "arrest of a person" and insert "determination".

Page 4, between lines 27 and 28, begin a new line block indented and insert:

"(1) An individual who possesses a health care power of attorney of the decedent.".

Page 4, line 28, strike "(1)" and insert "(2)".

Page 4, line 30, strike "(2)" and insert "(3)".

Page 4, line 37, strike "(3)" and insert "(4)".

Page 4, line 42, delete "(4)" and insert "(5)".

Page 5, line 6, delete "(5)" and insert "(6)".

Page 5, line 10, delete "(4)" and insert "(5)".

Page 5, line 24, delete "likelihood" and insert "suspicion".

Page 5, line 31, delete "arrest" and insert "determination".

Page 6, line 15, delete "likelihood" and insert "suspicion".

Page 6, line 19, delete "arrest" and insert "determination".

Page 8, delete line 15 and insert "coroner made the determination under IC 23-14-31-26(c)(2)".

Page 8, line 16, delete "IC 23-14-31-26(c)(1)".

Page 8, line 20, delete "person has" and insert "coroner made the determination under IC 23-14-55-2-(d)(2)".

Page 8, line 21, delete "been arrested for a crime set forth in IC 23-14-55-2(d)(1)".

Page 8, line 25, delete "person has been arrested for a crime set forth in" and insert "coroner made the determination under IC 30-2-13-23(b)(4)".

Page 8, line 26, delete "IC 23-14-55-2(b)(3)".

and when so amended that said bill do pass.

(Reference is to SB 271 as printed February 9, 2007.)

LAWSON L, Chair

Committee Vote: yeas 11, nays 0.



C





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